No. 363, A.]

[Published April 12, 1893.

CHAPTER 113.

AN ACT to declare a part of a certain avenue in the city of Milwaukee, a boulevard or pleasure-way, and to regulate the use of the same.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Grand avenue, from Eleventh Grand avenue Section 1. street west to the city limits or Western avenue, to be boulevard. in the Fourth and Sixteenth wards of the city of Milwaukee, is hereby constituted and declared to be a boulevard or pleasure-way.

SECTION 2. No cart, dray, wagon, truck, carts, drays, sleigh or other vehicle carrying goods, merchan-etc., not to enter thereon; dise, timber, stone, building material, wood, ma-exception. nure, dirt or other articles, or solely employed and used for carrying goods, merchandise, timber, stone, building material, wood, manure, dirt or other articles, either loaded or unloaded, shall pass or enter upon any part of said avenue, designated in section 1, as a boulevard or pleasureway. Provided, that nothing in this act shall be construed to prohibit the ordinary use of any and all parts of said boulevard or pleasure-way for the purpose of obtaining orders for, and of carrying supplies or any other necessary thing to or from, any place or residence fronting on said avenue.

SECTION 3. No cattle, swine, sheep, goats. Cattle, swine, geese or fowls shall be allowed to run at large etc. or be led or driven upon any part of said avenue, designated in section one, as a boulevard or pleasure way.

SECTION 4. No person shall move any build-Buildings not ing along, across or upon any part of said avenue, to be moved thereon; etc. designated in section 1, as a boulevard or pleasure-way, nor use or occupy any portion thereof for the purpose of erecting or repairing any building, nor encumber or obstruct, or cause to be encumbered or obstructed, any part thereof, by placing therein or thereon any building material or any article, or anything whatsoever, nor dig down to expose, tear up, disconnect or connect with any of the sewers, water pipes or gas

pipes in or under any portion thereof, without having first obtained in each case the written permission of the board of public works of said city. The common council of said city shall have authority by ordinances or resolutions to regulate the conditions or terms, and prescribe the time under and for which such permits shall be granted, and also to regulate the amount of the fee to be paid upon application for a permit under this section.

Penalties.

SECTION 5. Any person or persons, who shall violate any of the provisions of this act, shall be subject to prosecution and trial before any court having jurisdiction thereof, and upon conviction shall be fined not less than ten dollars, nor more than one hundred dollars for each offense.

SECTION 6. All acts and parts of acts contravening the provisions of this act are hereby repealed.

SECTION 7. This act shall take effect and be in force from and after its passage and publication

Approved April 7, 1893.

No. 328, S.1

[Published April 10, 1893.

CHAPTER 114.

AN ACT to amend section 3, of chapter 178, of the laws of 1883, relating to incorporated villages or cities.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Amends sec. 3, ch. 178, laws of 1883.

Officers, terms

SECTION 1. Section 3, of chapter 178, of the laws of 1883, is hereby amended by adding thereto the following, to-wit: And in case of such change the term of office of all the officers of such village or city, except justices of the peace, shall expire upon the election, or appointment and qualification of their respective successors.